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STAMFORD, CT 06905-5619

EXAMINER

SINGH, SATWANT K

ART UNIT	PAPER NUMBER
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2625

MAIL DATE	DELIVERY MODE
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06/18/2008

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/635,389

Applicant(s)

SMITH, WENDELL M.

Examiner

SATWANT K. SINGH

Art Unit

2625

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 07 March 2008.
2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-28, 30 and 32 is/are pending in the application.
4a) Of the above claim(s) _____ is/are withdrawn from consideration.
5) ☐ Claim(s) _____ is/are allowed.
6) ☒ Claim(s) 1-28, 30 and 32 is/are rejected.
7) ☐ Claim(s) _____ is/are objected to.
8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
10) ☒ The drawing(s) filed on 06 August 2003 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____
4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
5) ☐ Notice of Informal Patent Application
6) ☐ Other: _____

DETAILED ACTION***Response to Amendment***

1. This office action is in response to the amendment filed on 07 March 2008.

Response to Arguments

2. Applicant's arguments with respect to claims 1, 15, 21, 26-28, 30, and 32 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 1-4, 6, 7, 9, 12, 15-27, and 32 rejected under 35 U.S.C. 103(a) as being unpatentable over Stefik et al. (US 7,031,471) in view of Reeves (US 7,295,988).

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5. Regarding Claim 1, Stefik et al teaches a document security system for printing secured documents comprising: a digital file (digital work) accessible by a receiver via a terminal (external interface for receiving and transmitting data) (col. 5, lines 46-49); a printer connected to the terminal (rendering device) (col. 6, lines 4-13); security data (watermark) specific to each page of said digital file (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7); and a mark printed by said printer on each page of the printed digital file (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7).

Stefik et al fails to teach a mark containing data unique to each page of the printed digital file.

Reeves teaches a mark containing data unique to each page of the printed digital file (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Reeves to embed the document with unique watermarks to ensure the authenticity of the printed document and for security purposes.

6. Regarding Claim 2, Stefik et al teaches a document security system for printing secured documents wherein said printer is connected to said terminal via a network connection (digital works are distributed from trusted systems to trusted rendering devices via computer networks) (col. 4, lines 58-60).

7. Regarding Claim 3, Stefik et al teaches a document security system for printing secured documents further comprising an identification device for identifying the sender (Fig. 5) (tags "Description" 501, "Work-ID" 502 and "Owner" 503 provide identification information for the digital work) (col. 8, lines 60-65).

8. Regarding Claim 4, Stefik et al teaches a document security system for printing secured documents wherein a second identification device (print right) is provided at the printer wherein the printer will not print (it is interpreted by the examiner that if the printer repository does not have a print right, it will not decrypt the digital work)

said digital document unless identification data gathered by the second identification device matches stored identification data (Fig. 4, S406) of users that are allowed access to said digital document (Fig. 4, S407) (if the digital work has the print right, the printer repository decrypts the digital work and generates the watermark that will be printed on the digital work) (col. 7, lines 55-67, col. 8, lines 1-20).

9. Regarding Claim 6, Stefik et al teaches a document security system for printing secured documents wherein the security system encrypts said digital file prior to said digital file being sent to the printer (digital works and various communications are encrypted whenever they are transferred between repositories) (col. 6, lines 1-3).

10. Regarding Claim 7, Stefik et al teaches a document security system for printing secured documents wherein said mark is selected from the group consisting of: a Watermark or an Optical Variable Device (the rendered work is watermarked to record data about the digital work and the rendering event) (col. 5, lines 1-7).

11. Regarding Claim 9, Stefik et al teaches a document security system for printing secured documents wherein the characteristics of said mark are selected from the group consisting of: covert data (invisible watermark), overt data (visible watermark) or combinations thereof (multiple watermarking techniques) (col. 8, lines 32-36).

12. Regarding Claim 12, Stefik et al teaches a document security system for printing secured documents further comprising verification data gathered by the security system for verifying whether the sender (repository 1) has clearance access said digital file (Fig. 4, S401) (digital work is assigned usage rights) (col. 7, lines 60-65).

13. Regarding Claim 15, Stefik et al teaches a document security system for printing secured documents comprising: a digital file (digital work) accessible by a sender via a terminal (external interface for receiving and transmitting data) (col. 5, lines 46-49); said digital file comprising at least two pages to be printed (pages of a digital work) (col. 12, lines 15-16); a printer connected to the terminal via a network (rendering device) (col. 6, lines 4-13); security data (watermark) specific to each page of the digital file (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7); and at least two marks (visible and invisible watermarks) (col. 8, lines 30-45) printed by said printer on the at least two pages of the printed digital file (pages of a digital work) (col. 12, lines 15-16).

Stefik et al fails to teach said marks containing data unique to each of the at least two pages of the printed digital file.

Reeves teaches said marks containing data unique to each of the at least two pages of the printed digital file (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Reeves to embed the document with unique watermarks to ensure the authenticity of the printed document and for security purposes.

14. Regarding Claim 16, Stefik et al teaches a document security system for printing secured documents further comprising verification data gathered by the security system

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for verifying whether the sender (repository 1) has clearance access said digital file (Fig. 4, S401) (digital work is assigned usage rights) (col. 7, lines 60-65).

15. Regarding Claim 17, Stefik et al teaches a document security system for printing secured documents wherein said verification data includes identification of the sender (Fig. 5) (tags "Description" 501, "Work-ID" 502 and "Owner" 503 provide identification information for the digital work) (col. 8, lines 60-65).

16. Regarding Claim 18, Stefik et al teaches a document security system for printing secured documents wherein the security system encrypts said digital file prior to said digital file being sent to said printer (digital works and various communications are encrypted whenever they are transferred between repositories) (col. 6, lines 1-3).

17. Regarding Claim 19, Stefik et al teaches a document security system for printing secured documents wherein said mark is a watermark (the rendered work is watermarked to record data about the digital work and the rendering event) (col. 5, lines 1-7).

18. Regarding Claim 20, Stefik et al teaches a document security system for printing secured documents wherein the characteristics of said mark are selected from the group consisting of covert data (invisible watermark), overt data (visible watermark) or combinations thereof (multiple watermarking techniques) (col. 8, lines 32-36).

19. Regarding Claim 21, Stefik et al teaches method for printing secured documents comprising the steps of: collecting verification data from a sender relating to a digital file (assigned usage rights) (col. 7, lines 55-67, col. 8, lines 1-20); verifying access to the digital file based upon the collected verification data (Fig. 4, S401) (digital work

deposited into repository 1) (col. 7, lines 55-67, col. 8, lines 1-20); accessing the digital file (Fig. 4, S402 and S403) (repository 1 transfers a copy of the digital work to repository 2) (col. 7, lines 55-67, col. 8, lines 1-20); inputting a print command (Fig. 4, S404) (repository 2 receives a user request to print the digital work) (col. 7, lines 55-67, col. 8, lines 1-20); generating security data related to the verification data (watermark information to be placed on the digital work associated with the rendering or distribution event) (col. 8, lines 30-44), the security data being specific to each page of the digital file to be printed (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7); encrypting the digital file (digital works and various communications are encrypted whenever they are transferred between repositories) (col. 6, lines 1-3); sending the encrypted digital file to a printer (Fig. 4, S405) (printer repository receives the encrypted digital work) (col. 7, lines 55-67, col. 8, lines 1-20); and printing the digital file with a mark on each page of the document (Fig. 4, S408) (printer generates the watermark that will be printed on the digital work) (col. 7, lines 55-67, col. 8, lines 1-20).

Stefik et al fails to teach the mark for each page containing data unique to each page of the printed document.

Reeves teaches the mark for each page containing data unique to each page of the printed document (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Reeves to

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embed the document with unique watermarks to ensure the authenticity of the printed document and for security purposes.

20. Regarding Claim 22, Stefik et al teaches a method for printing secured documents further comprising the steps of selectively granting the sender (repository 1) access to the digital file based upon the collected verification data (Fig. 4, S401) (digital work is assigned usage rights) (col. 7, lines 60-65).

21. Regarding Claim 23, Stefik et al teaches a method for printing secured documents wherein the verification data includes identification of the sender (Fig. 5) (tags "Description" 501, "Work-ID" 502 and "Owner" 503 provide identification information for the digital work) (col. 8, lines 60-65).

22. Regarding Claim 24, Stefik et al teaches a method for printing secured documents wherein the mark comprises a watermark (the rendered work is watermarked to record data about the digital work and the rendering event) (col. 5, lines 1-7).

23. Regarding Claim 25, Stefik et al teaches a method for printing secured documents wherein the characteristics of the mark are selected from the group consisting of covert data (invisible watermark), overt data (visible watermark) or combinations thereof (multiple watermarking techniques) (col. 6, lines 32-36).

24. Regarding Claim 26, Stefik et al teaches a method for printing secured documents comprising the steps of: accessing the digital file (Fig. 4, S402 and S403) (repository 1 transfers a copy of the digital work to repository 2) (col. 7, lines 55-67, col. 8, lines 1-20); generating security data (watermark) related to the digital file (watermark

information to be placed on the digital work associated with the rendering or distribution event) (col. 8, lines 30-44), the security data being specific to each page of the digital file to be printed (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7), sending the digital file to a printer (Fig. 8, S408) (printer repository transmits the decrypted digital file with the watermark to a printer device for printing) (col. 7, lines 55-57, col. 8, lines 1-20); printing the digital file and a mark on each page of the digital file (watermark information placed on the digital work).

Stefik fails to teach the mark containing data unique to each page of the printed digital file.

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Reeves teaches the mark containing data unique to each page of the printed digital file (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Reeves to embed the document with unique watermarks to ensure the authenticity of the printed document and for security purposes.

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25. Regarding Claim 27, Stefik et al teaches a document security system for printing secured documents comprising: a digital file (digital work) accessible by a receiver via a computer terminal (external interface for receiving and transmitting data) (col. 5, lines 46-49); security data specific to said digital file (watermark information to be placed on the digital work associated with the rendering or distribution event) (col. 8, lines 30-44)

and to each page of said digital file (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7); a printer connected to the computer terminal (rendering device) (col. 6, lines 4-13); and a mark printed by said printer on each page of the printed digital file (watermark information placed on the digital work)

Stefik et al fail to teach said mark containing data unique to each page of the printed digital file.

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Reeves teach said mark containing data unique to each page of the printed digital file (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Reeves to embed the document with unique watermarks to ensure the authenticity of the printed document and for security purposes.

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26. Regarding Claim 32, Stefik et al teaches a document security system for printing secured documents comprising: a digital file (digital work) accessible by a sender via a terminal (external interface for receiving and transmitting data) (col. 5, lines 46-49); a printer connected to the terminal (rendering device) (col. 6, lines 4-13) via a network connection (digital works are distributed from trusted systems to trusted rendering devices via computer networks) (col. 4, lines 58-60); security data specific to each page of said digital file (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7); and a mark printed by said printer (printer repository transmits the decrypted

digital file with the watermark to a printer device for printing) (col. 7, lines 55-67, col. 8, lines 1-20) on each page of the printed digital file (watermark information placed on the digital work).

Stefik et al fails to teach said mark containing data **unique** to each page of the printed digital file.

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Reeves teaches said mark containing data **unique** to each page of the printed digital file (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Reeves to embed the document with unique watermarks to ensure the authenticity of the printed document and for security purposes.

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27. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stefik et al and Reeves as applied to claim 3 above, and further in view of Carr et al. (US 6,389,151).

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28. Regarding Claim 5, Stefik et al and Reeves fail to teach a document security system for printing secured documents wherein said identification device comprises a fingerprint keypad.

Carr et al teaches wherein said identification device comprises a fingerprint keypad (Fig. 3, fingerprint reader 303) (col. 4, lines 63-65).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teaching of Stefik and Reeves with the teaching of Carr to allow a user to use their fingerprint as identification to print secure documents.

29. Claim 8 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stefik et al and Reeves as applied to claim 1 above, and further in view of Zorab et al. (US 2003/0177095).

30. Regarding Claim 8, Stefik et al and Reeves fail to teach a document security system for printing secured documents wherein said mark comprises DNA information coded in ink utilized to print said mark.

Zorab et al teaches wherein said mark comprises DNA information coded in ink utilized to print said mark (DNA tag) (page 2, paragraph [0019]).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik and Reeves with the teaching of Zorab to encode one's DNA tag in the watermark information for identification purposes and for verification of the user's authenticity.

31. Regarding Claim 11, Stefik et al and Reeves fail to teach a document security system for printing secured documents wherein said printer uses ink to print said digital file, said ink selected from the group consisting of: DNA ink or fluorescent ink.

Zorab et al teaches wherein said printer uses ink to print said digital file, said ink selected from the group consisting of: DNA ink or fluorescent ink (fluorescent ink or DNA tag) (page 2, paragraph [0019]).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik and Reeves with the teaching of Zorab to encode the watermark information using a DNA tag or fluorescent ink for identification purposes and for verification of the user's authenticity.

32. Claims 28 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stefik in view of Reeves and Zorab et al.

33. Regarding Claim 28, Stefik et al teach a document security system for printing secured documents comprising: a digital file (digital work) accessible by a receiver via a computer (external interface for receiving and transmitting data) (col. 5, lines 46-49); a printer connected to the computer (rendering device) (col. 6, lines 4-13); security data specific to said digital file (watermark information to be placed on the digital work associated with the rendering or distribution event) (col. 8, lines 30-44); and a mark printed by said printer with said ink on the printed digital file (watermark information placed on the digital work) (col. 8, lines 30-44) wherein said security data further comprises data unique to each page of said digital file (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7).

Stefik et al fail to teach a document security system for printing secured documents comprising: ink usable by said printer, said ink having coded DNA information that contains said security data unique to said digital file; and a mark containing data unique to each page of said printed digital file.

Zorab et al teaches a document security system for printing secured documents comprising: ink usable by said printer, said ink having coded DNA information that

contains said security data specific to said digital file (DNA tag) (page 2, paragraph [0019]).

Reeves teaches a mark containing data unique to each page of said printed digital file (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Reeves and Zorab to encode one's DNA tag in the watermark information to ensure the authenticity of the printed document and the user's identity.

34. Regarding Claim 30, Stefik et al teach a document security system for printing secured documents comprising: a digital file (digital work) accessible by a receiver via a computer (external interface for receiving and transmitting data) (col. 5, lines 46-49); a printer connected to the computer; security data specific to said digital file (rendering device) (col. 6, lines 4-13); and a watermark printed by said printer on each page of the printed digital file (watermark information can be extended to include the entire distribution chain of the digital work) (col. 8, lines 39-44). said watermark containing data specific the printed digital file (watermark information to be placed on the digital work associated with the rendering or distribution event) (col. 8, lines 30-44) wherein said security data further comprises data unique to each page of said digital file (graphical symbol or printed notice that appears on each page) (col. 2, lines 1-7).

Stefik et al fail to teach wherein the watermark is an Optical Variable Device and said Optical Variable Device further contains data unique to each page of said digital file.

Zorab et al teaches wherein the watermark is an Optical Variable Device (optical device such as a hologram or digitally printed device) (page 2, paragraph [0019]).

Reeves teaches an Optical Variable Device further contains data unique to each page of said digital file (Fig. 3) (each digital page may be embedded with the unique physician signature and patient identifier in watermark fashion to ensure its authenticity and for security purposes) (col. 12, lines 57-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik with the teaching of Zorab to encode one's DNA tag in the watermark information to ensure the authenticity of the printed document and the user's identity.

35. Claims 10, 13, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stefik et al and Reeves as applied to claim 1 above, and further in view of Martin et al. US 5,710,420).

36. Regarding Claim 10, Stefik et al. and Reeves fail to teach a document security system for printing secured documents wherein said mark is printed on a medium, said medium selected from the group consisting of: plain paper, paper having a distinct pattern located thereon, or thermal transfer holographic foil.

Martin et al teaches wherein said mark is printed on a medium, said medium selected from the group consisting of: plain paper, paper having a distinct pattern

located thereon, or thermal transfer holographic foil (photochromic marking material can be applied to any desired substrate, for example plain papers, ruled papers, bond paper, etc) (col. 8, lines 59-67).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have combined the teachings of Stefik and Reeves with the teaching of Martin to allow a watermark to be embedded on many various types of media.

37. Regarding Claim 13, Stefik et al teaches a document security system for printing secured documents wherein said verification data includes identification of the sender (Fig. 5) (tags "Description" 501, "Work-ID" 502 and "Owner" 503 provide identification information for the digital work) (col. 8, lines 60-65).

38. Regarding Claim 14, Stefik et al teaches a document security system for printing secured documents wherein the security system selectively grants the user access to said digital file based upon the collected verification data (print right) (col. 8, lines 9-20).

Conclusion

39. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SATWANT K. SINGH whose telephone number is (571)272-7468. The examiner can normally be reached on Monday thru Friday 8am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David K. Moore can be reached on (571) 272-7437. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 2625

Satwant K. Singh
Examiner
Art Unit 2625

sks
/David K Moore/
Supervisory Patent Examiner, Art Unit 2625